

Interview Summary

Application No. 09/690,825

Applicant(s)

Examiner

Karen Canella

Art Unit 1642

Altieri

(1) Karen Canella	(3)
(2) Sally P. Teng	
Date of Interview May 30, 2003	<del></del>
Type: a) 🛛 Telephonic b) 🗌 Video Conference c) 🗌 Personal [copy is given to 1) 🗌 applicant	t 2) applicant's representative]
Exhibit shown or demonstration conducted: d)   Yes	e) 🛛 No. If yes, brief description:
Claim(s) discussed: pending	
Identification of prior art discussed:	· ·
Agreement with respect to the claims f) was reached. g) was not reached. h) N/A.  Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments:  Applicant's after final amendment has overcome the rejections of Paper No. 13. The application will be considered for an allowance pending an interference search and consultation with the examiners' supervisor.	
Applicant's after final amendment has overcome the reje	ctions of Paper No. 13. The application will be considered for an
Applicant's after final amendment has overcome the rejeallowance pending an interference search and consultation	octions of Paper No. 13. The application will be considered for an on with the examiners' supervisor.
Applicant's after final amendment has overcome the reje allowance pending an interference search and consultation	octions of Paper No. 13. The application will be considered for an on with the examiners' supervisor.
Applicant's after final amendment has overcome the reje allowance pending an interference search and consultation	octions of Paper No. 13. The application will be considered for an on with the examiners' supervisor.
Applicant's after final amendment has overcome the rejectallowance pending an interference search and consultation  (A fuller description, if necessary, and a copy of the ameallowable, if available, must be attached. Also, where no	octions of Paper No. 13. The application will be considered for an on with the examiners' supervisor.
Applicant's after final amendment has overcome the rejectallowance pending an interference search and consultation  (A fuller description, if necessary, and a copy of the ame allowable, if available, must be attached. Also, where no available, a summary thereof must be attached.)	endments which the examiner agreed would render the claims of copy of the amendments that would render the claims allowable
Applicant's after final amendment has overcome the rejectallowance pending an interference search and consultation (A fuller description, if necessary, and a copy of the amendallowable, if available, must be attached. Also, where not available, a summary thereof must be attached.)  i) It is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary that is not necessary for applicant to provide a septiment of the summary for applicant to provide a septiment of the summary for appl	endments which the examiner agreed would render the claims of copy of the amendments that would render the claims allowable
Applicant's after final amendment has overcome the rejectallowance pending an interference search and consultation  (A fuller description, if necessary, and a copy of the ame allowable, if available, must be attached. Also, where not available, a summary thereof must be attached.)  i) It is not necessary for applicant to provide a seption of the sequence of the se	endments which the examiner agreed would render the claims of copy of the amendments that would render the claims allowable coarate record of the substance of the interview (if box is checked).  MAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST MPEP section 713.04). If a reply to the last Office action has ROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE